MAY 23, 1884

THE DAILY HERALD is published

THE SEMI-WEKLY HERALD is published every Wednesday and Sat- been slow to learn this fact. urday morning, at \$3.50 a year; six months, \$1.75; postage included.

THE WEEKLY HERALD is published every Thursday morning at \$2: a year; six months, \$1.25, postage included.

### NELLIE WHITE.

Nellie White might as well un-

derstand first as last that she is in for a good deal of abuse as well as in the "Pen." Perhaps she is already aware of this; if not she will not long remain in ignorance of the fact. Nellie White is the young woman who was escorted to the Penitentiary on Thursday afternoon by the Marshal in pursuance of an order by the Judge of the District Court committing her as for contempt in refusing to answer certain questions propounded to her by the grand jury, These questions were chanted so long as to become a intended to ascertain if she had "gone through," as the querist expressed it, any religious marriage rite er ceres as big, just as large-brained men mony with Girard Roundy, bishop have tried the same thing and withof Wanship; and if so, was the marriage "plural or celestid for the rock. Of course, they have all time or eternity, or both?" To learn if she had ever been in the Endows ment House, and if she knew who "are the officiating priests" there-Nellie White was brought in from Wanship for the express purpose of having these questions propounded, and after they were propounded she was silent, and the prison has been and a tongue-loosener. For her can do everything. It cannot keep prescribed, both as a puni-hment silence she will be abused last summer, and blackguarded est punishment is promised those as Belle Harris was abused as Belle was blackguarded guilty of the crime. People will And yet will any fair-minded, honest do certain things, and you cannot swer the question? or would any such person respect her more for answering? would he not rather think less of the woman for replying: The presumption of the law they do enjoy their great American is that she is not married to Bishep privilege of testing the validity of Roundy, the law always presuming the negative to be true in matters of every legal measure, and they are this nature until the affirmative is powerless to use any others. All proven. [The grand jury | presumes | this is true, the harpings of cavilers that she was married to Roundy, and some newspaper readers also withstanding. presume that she is the bishop's plural or celestial wife, for the case has been the subject of newspaper publication and comment. And suppose these last two assumptions are absolutely correct, can anyone lights. There are in the city 386 of ask the woman to reply to the con- these lights on the streets and undrums propounded by the inquisitorial body? If she has married taining which is met by the Cor-Roundy, she knows that to answer the questions affirmatively means Brush system is used; the Weston Has established a reputation as an simply a long term in the peniten has been adopted for the suburbs, and the principal squares are lighted severe colds, coughs, fever and ague, asthma and phthisis. ted that she would voluntarily do Illuminating Company. The estianything tending to injure him; also, if she is his takes the place of 31/4 gas lamps; the plural wife, to answer in the negative means perjury, with feet, the cost for each lamp with and imprisonment for herself. Does

People who can look at this matter dispassionately, and without prejudice or bias, cannot help a feeling that Miss White or Mrs Roundy, is given as \$111.64. The average as the case may be, is pursuing cost of each electric light displacing the course that every true and brave woman would pursue under similar ments have been made on a few of circumstances. It is the only course the streets with gas-cluster lights, left open to a woman in her situs- burning 30 feet per hour. These tion who is actuated by the natural have cost the city \$149.29 each for instincts and social sentiments of the year, against the \$237.25 for the womankind. We are saying nothing of the action of the court; it may be in the line of good law, or it may not; but there can be however, notwithstanding the difference of the courts of the course of only one opinion as to the course of Nellie White, and that is that she is proving herself a true woman in bravely accepting punishment the price of gas has been forced rather than be guilty of doing something against which her conscience revolts and which her womanly instinct abhors.

this crime?

If juries, courts and prosecutors think they will make any headway against polygamy by the tactics that has been pursued in the Belle Harris and Nellie White cases, they and he refers to the editor of an opwill live to learn of their mistake. They can fill the penitentiary with "a crooling imbecile," "a soarabs," contumacious witnesses, and put "a skunk" and "a sospless, chargovernment to the expense of guarding and boarding half the plural wives in the Territory, and yet they will be no nearer a conviction than when they began the raid. Shiloh's Cure is the remedy for you. The policy is a bad one to pursue.

SLEEPLESS NIGHTS, made we poorly equipped roads. For many, descriptive circulars and summet reserve papers, or other information not obtainable at your local ticket office, write to the GEN'L PASS. AG'T. C. & N.W. R'Y lede by Z. Q. M. L. Drug Store.

THE HERALD These wives will not testify against resu't in good, though local courts retains his connection with the Imand prosecuting officers have usually perial government and continues

REPUTATION, IAGO, REPUTATION."

It doesn't generally pay to wager; because, if you win, you get something for nothing; and if you lose, you have been cheating yourself. In the face of this profound assumption we are prepared to make the wager of a sum equivalent to the size of the average federal officeholders honesty. District Attorney Dickson has asserted that he will stake his reputation on the probable success of his prosecution against tomb minus the "Immortal part of mined at the session this afternoon. him," as Cassius puts it. Such a failure, of course, will be attributed to Mormon defiance. that song has been disg isting monotony of painful and discordant notes. The fact is, just quit with well-lined profits, the lining coming from some unforeseen source, and this may also be the happy fate of the present district attorney. Be that, however, as it may, the gap he proposes to fill is too big for Mr. Dickson entirely. the fact is, unlike a sound lawyer, Mr. Dickson seems to think the law one man from killing another, despite the fact that the highmake laws to cover it because such a law would be unlawful. The Mormon people do not defy laws; they are powerless to do so; but those laws, and to oppose them by

### ELECTRICITY AND GAS.

Boston furnishes some interesting and useful points regarding electric public squares, the cost for mainperation. In the city proper the by the American Electric and mate is that each electric lamp gas costs the city \$1.75 per thousand its attendants of conviction, fine four-feet burners being \$26.97; the cost of lighting, cleaning and anybody desire that she will commit repairing each Jamp was \$.785, making the total cost of each lamp \$34.32. The cost of 314 gas lamps, each burning 4 feet of gas per hour, and in use all night, 3¼ gas lamps was \$237.25. Experi ference in cost in favor of gas, the city has made money by the introduction of the electric light, because down to reasonable figures.

> whose vigorous language suggests great possibilities for the western writer who will take a course of in. writer who will take a course of in-struction in that city. The gentle-man's name is Rev. John G. Boyle, and he refers to the editor of an op-position paper as "a product of pus," acteriges cura."

IT is noted that the newspapers in their husbands, any more than commenting upon the withdrawal wives in monogamy will seek the of Bismarck from the Prussian punishment of their husbands; nor ministry, as announced in the cableshould they be asked or expected to grams the other day, give greater every morning, Mondays excepted, at so testify. The law does not con- importance to the incident than it East Temple street, near First South, Salt Lake City, by the Herald Printing and Publishing Company, Subscription price,\$10.50 per annum, post-age included; parts of the year at the same rate. To weekly subscribers, coll clone made by carriers, 25 cents Chancellor of the German empire. If the Governor of New York held the office of county commissioner, and should resign the latter office his act would be similar to that of Bismarck, who is as influential and powerful to-day in the affairs of Germany as when he was Prussian

Transcentinental Association,

Chicago, 22.-The Transcontinental Railway Association resumed its session this forencon. As a condition to joining the proposed money pool the Atchison, Topeka & Santa Fe road urges that the Union Pacific withdraw from the tricartite the Mormons. This being true, our alliance. Whether this will be urged wager is that he will sink into the to the point of breaking off all ne-

> amounting and manage Tell the children to cut out and save the comette pictures as they appear from issue t They will be pleased with the collection



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### LEGAL NOTICE.

In the Probate Court in and for Utah County, Territory of Utah.

Territory of Utah, County of Utah.

In the matter of the Estate of Isaac R. Robbins, deceased

Order to Show Cause why order of Sale of R-al Estate should not be made.

IT APPEARING TO THE SAID COURT by the petition this day presented and filed by Hannah L. Robbins, executity of the last will and testament of said decessed, praying for an order of said of a part of the real estate of said decedent, for the purposes thereless ferts to-wit: To pay the debts of said decease, and the family allowance, and the expenses of the settlement of said estate. It is therefore ordered by the said Probate ourt, that all persons interested in the estate of said deceased apper before said may, 1884, at 10 o'clock in the forence of said day, at the court room of said Probate Court, at the Court Heuse in Provo City, County of Utah, to show cause why an order should not be granted to the said Hannah L. Robbins, executrix, to sell so much of the real estate of the said deceased as shall be necessary for the aforesaid purpo es, and that a copy of this order be published at least once a day for ten successive days, in the SALT Lake Dally Beralle, a newspaper printed and published in Salt Lake City, County of Sait Lake, Territor, of Utah.

WARREN N. DUSENBER N. Probate Judge.

THERITORY OF UTAH, L. County of Utah.

I. V. L. Halliday, Clerk of the Probate Court of Utah County, Territory of Utah; hereby certify that the foregoing is a full true and correct copy of the oughnal "order to show cause why order of sale of Real Estatesheuld not be made," and now on file in my office.

my office with the seal of witness my hand and the seal of said Court, at 'rovo City, this [SEAL] 15th day of May, A.D. 1884. [V L HALLID'S Y, Frotate Clerk.

OFFICE OF THE ALICE GOLD AND ) SILVER MINING Co.

SALT LAKE CITY, May 14, 1884. Dividend No. 11 of 122 cents per share on the capital stock of the company, amounting to \$50,0 0, for the quarter ending May 31st, 18:4, was this day declared payable at the Farmer's Loan and Trust Company, New York City, June 2d, 1884. Transfer books close May 24th and account.

24th and reopen June 5th. BENJ. G. RAYBOULD, Secretary.

# Wm. BREDEMEYER, Dr. Pa Mining, Consulting and Civil

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56 E Fifth South St., Salt Lake City United States Mineral Surveyor for Utah and Itaho. Notary Public, Geological Examinations, Reports on Mining Properties, Surveys Mines, Railroads and Canals, and superintends the workings of the same. Prepares estimates and plans for opening and working mines, expert on mining questions before the courts, Address P. O. 180x 1157 alt Lake City, Utab.

### NOTICE.

The annual meeting of the stockholders of the Salt Lake and Western Railway Company will be held at the company's station building, Lebi Junction, Utah Territory, on Monday, June 9th, 1884, at 11 a. m. for the purpose of electing directors to serve for the ensuing year. HENRY MCFARLAND,

Secretary. SALT LAKE CITY, May 12, 1884.

## NOTICE.

To Mrs. Isabella B. Erickson, John B. Erickson, William B. Erickson, your heirs and assigns You are notified that the undersigned as co-owner with you in the Scotta MINE in the west Tintic District, Juab County, Utah Territory, has done the work and made the im-provements required by law to represent said claim for the year 1883, amounting to \$51.80, and if you fail to pay and contribute your proportion of such expendi-ture within ninety days after the first publication hersof, your interests in said mining claim will be forfeited and be-come my property. (First publication April 28th, 1884.); NEAL MCMILLAN.

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